No.	86CR2264

CRIMINAL Docket _____

Folio_

CIRCUIT COURT FOR BALTIMORE COUNTY

STATE OF MARYLAND Vs

ATTY.

LLOYD GRANT GRIFFITH BAIL

1827 Wulbiss 182 21223 947-1900 00

CHARGE	4/24/86 ASSAULT WITH INTENT TO MURDER CI	
ARRAIGNED	JUDGE	
TRIAL	8/12/86 JUDGE W RB	
PLEA	DO CHHS VERDICT 20 CHHS	
SENTENCE	3 ms to D.O.C. s/s 3 ms susuvered prolo.	
	Rest in Aut of \$1462 payable to Lee Wiley III + Bak	40/2
	General Hospi & Restin Aut of 765 parolle to Lee	Wiley
REPORTER	THONK DOCACHS STATES ATTY. DOCA 1/35 Horn of	. 1
DATE	Lee Wiley TIL Address CLERK'S MEMORANDUMIS 10825 Summet Ave	NO.
	Grapite, Mil 24163	
8/11/86	WRB-nollepror belance of the	
	· ·	
		1
	f. /	
200		

State of Maryland, Baltimore County, to wit: The State of Maryland Vs LLOYD GRANT GRIFFITH charged with the crime of ASSAULT WITH INTENT TO MURDER IN THE CIRCUIT COURT FOR BALTIMORE COUNTY CRIMINAL INFORMATION Sandra A. O'Connor The above entitled case having been referred to the State's Attorney for Baltimore County, and the said State's Attorney for Baltimore County having fully investigated the said case after it had been referred to her as aforesaid, now comes into the said Court and for and on behalf of the State of Maryland gives the Court here to understand and be informed that LLOYD GRANT GRIFFITH March 28th late of Baltimore County aforesaid, on the day of in the year of our Lord nineteen hundred and eighty-six at Baltimore County aforesaid, feloniously did make an assault upon one Lee Wiley, III with intent then and there feloniously, willfully and of malice aforethought to murder the said Lee Wiley, III contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Assault With Intent to Murder - Art. 27, Sec. 12) SECOND COUNT And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, at the County aforesaid, unlawfully did Lee Wiley, III make an assault upon against the peace, government and dignity of the State. (Assault - Common Law)

THIRD COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH On the said day, in the said year, in the County aforesaid, did unlawfully and maliciously stab Lee Wiley, III with intent to maim in violation of Art. 27, Sec. 386 of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Art. 27, Sec. 386)

FOURTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the County aforesaid, did unlawfully and maliciously stab Lee Wiley, III with intent to disable in violation of Art. 27, Sec. 386 of the Annotated Code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Art. 27, Sec. 386)

FIFTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the County aforesaid, did unlawfully and maliciously stab Lee Wiley, III with intent to disfigure in violation of Art. 27, Sec. 386 of the Annotated code of Maryland; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Art. 27, Sec. 386)

SIXTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the said year, in the Said year, in the County aforesaid, unlawfully did batter Lee Wiley, III, against the peace, government and dignity of the State.

(Battery - common law)

SEVENTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the County aforesaid, unlawfully did assault William Mitchell, against the peace, government and dignity of the State. (Assault - common law)

EIGHTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the County aforesaid, unlawfully did batter William Mitchell, against the peace, government and dignity of the State.

(Battery - common law)

NINTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH on the said day, in the said year, in the County aforesaid, unlawfully did wear and carry openly, with the intent and purpose of unlawfully injuring one Lee Wiley, III a certain dangerous and deadly weapon, to wit: a knife; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State. (Carrying Weapon Openly with Intent to Injure - Art. 27, Sec. 36)

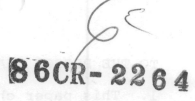
TENTH COUNT

And the State's Attorney aforesaid, with power and authority as aforesaid, gives the Court here to understand further that the said LLOYD GRANT GRIFFITH On the said day, in the said year, in the County aforesaid, unlawfully did wear and carry openly, with the intent and purpose of unlawfully injuring one William Mitchell, a certain dangerous and deadly weapon, to wit: a knife; contrary to the form of the Act of Assembly in such case made and provided, and against the peace, government and dignity of the State.

(Carrying Weapon Openly with Intent to Injure - Art. 27, Sec. 36)

STATE OF MARYLAND

VE



LLOYD GRANT GRIFFITH (bail by Lloyd & Charlotte Griffith, same address) BCI 139404 dob 6/12/65 8605 Allenswood Rd., 21133

CHARGE:

Assault with intent to murder, etc.

CRIMINAL INFORMATION

Crime Lab 4 737 or laist suov 30 Erad 387 LETMU TLAW TOR OG

WITNESSES:

Lee Wiley, III

10825 Summit Avenue, Granite, Md., 21163
William Mitchell
3604 Granite Rd., Woodstock, Md., 21163
Andrew Shpak
10615 Old Ct. Rd., Woodstock, Md., 21163
Lisa Cowens
3115 Greenmeade Rd., 21207
Off. J. Poslusacy #2705
Off. B. Lanasa #2901
PC#3
Off. W. Parry #2389
PC #2

EILED APR 24 1986

E753-066 020330C2

C. Bacasnot #9246

TO THE PERSON CHARGED:

- 1. This paper charges you with committing a crime.
- 2. If you have been arrested, you have the right to have a judicial officer decide whether you should be released from jail until your trial.
- 3. You have the right to have a lawyer.
- 4. A lawyer can be helpful to you by:
 - (A) explaining the charges in this paper;
 - (B) telling you the possible penalties;
 - (C) helping you at trial;
 - (D) helping you protect your constitutional rights; and
 - (E) helping you to get a fair penalty if convicted.
- 5. Even if you plan to plead guilty, a lawyer can be helpful.
- 6. If you want a lawyer but do not have the money to hire one, the Public Defender may provide a lawyer for you. The court clerk will tell you how to contact the Public Defender.
- 7. If you want a lawyer but you cannot get one and the Public Defender will not provide one for you, contact the court clerk as soon as possible.
- 8. DO NOT WAIT UNTIL THE DATE OF YOUR TRIAL TO GET A LAWYER.

 If you do not have a lawyer before the trial date, you

 may have to go to trial without one.

The State's Attorney for Baltimore County